

EXHIBIT 5

1 UNITED STATES DISTRICT COURT
2
3 IN AND FOR THE DISTRICT OF WYOMING

4 -ooOoo-

5 STEPHANIE WADSWORTH, :
6 Individually and as :
7 Parent and Legal :
8 Guardian of W.W., K.W., : Case No.
9 G.W. and L.W., minor : 2:23-cv-00118-NDF JURY
10 children, and MATTHEW :
11 WADSWORTH, :

12 Plaintiff, :

13 v. :

14 WALMART, INC. and JETSON :
15 ELECTRIC BIKES, LLC, :

16 Defendants. :
17 :
18

19 DEPOSITION OF STEPHANIE WADSWORTH
20 TAKEN THROUGH
21 VERITEXT

22 Taken on Tuesday, February 27, 2024
23 8:59 a.m. to 12:55 p.m.

24 At HAMPTON INN
25 1055 Wild Horse Canyon Road
Green River, Wyoming 82935

Job No. CS6457160
Reported by: Abigail D.W. Johnson, RPR, CRR, CRC

1 A. Yes.

2 Q. How about mental health. Are you
3 undergoing any treatment for that presently?

4 A. No.

5 Q. Have you had any mental health treatment
6 after the fire?

7 A. No.

8 Q. Do you plan to have any in the future?

9 A. No.

10 Q. Okay. How is -- as far as your current
11 physical limitations, what are some of those
12 limitations compared to how you were pre-fire?

13 A. Mostly it's just the amount of things that
14 I can do for a duration of time.

15 Q. So basically, you don't have as much
16 endurance as you used to before the fire?

17 A. Yes.

18 Q. Any specific limitations in what you can
19 physically do as far as activities?

20 A. Can you ask again, please?

21 Q. Sure. Are there any activities that you
22 did before the fire that you can no longer do now?

23 A. No.

24 Q. Do you have any specific limitations that
25 your doctors have placed on you as far as lifting

1 BY MR. LAFLAMME:

2 Q. Was that related to some postpartum issues?

3 A. Yes.

4 Q. Okay. And were you still on
5 antidepressants at the time of the fire?

6 A. Yes.

7 Q. Are you still taking antidepressants?

8 A. No.

9 Q. Okay. When did you stop taking
10 antidepressants?

11 A. Last winter-ish.

12 Q. Okay. Are you currently on any medication?

13 A. No.

14 Q. Is there any daily routine for burn or
15 wound care that you still need to do?

16 A. Lotion.

17 Q. Okay. Is that a daily process?

18 A. As often as I possibly can.

19 Q. Okay. Is it just an over-the-counter
20 lotion or is there a specialized prescription lotion?

21 A. Just over-the-counter.

22 Q. Does Weston do the same?

23 A. Yes.

24 Q. Okay. Is that a daily thing for Weston
25 also?

1 before going inside?

2 A. Yes.

3 MR. LAFLAMME: Object to form.

4 BY MR. AYALA:

5 Q. You don't know of anything that would have
6 caused you to stray from that practice of shutting it
7 off before going inside?

8 MR. LAFLAMME: The same objection.

9 THE WITNESS: No.

10 BY MR. AYALA:

11 Q. When you made your way inside early that
12 morning, do you recall what, if anything, you did prior
13 to laying down to go to bed?

14 A. I brushed my teeth. I washed my face, my
15 lotion, my normal nighttime -- I filled up my water
16 bottle, changed my clothes.

17 Q. Did you have any -- any issues, any
18 problems, any difficulties doing any of those typical
19 things that you do before bed?

20 A. No.

21 Q. Okay. Let's talk a little bit about when
22 you were woken up by the kids, or at least three of the
23 kids.

24 You were on the couch in the living room;
25 correct?

1 A. I was on the floor.

2 Q. Okay. Was that because of your back?

3 A. Yes.

4 Q. Okay.

5 A. We had a make-shift bed set up in the
6 living room.

7 Q. Okay. And then when you were woken up, the
8 three kids were standing over you?

9 A. Yes.

10 Q. Okay. And what do you remember them saying
11 to you?

12 A. That there was a fire.

13 Q. Did they tell you where the fire was?

14 A. Gunner and Layne were yelling at me, Fire.
15 And I looked at Kamille for confirmation. And she
16 said, Yes. And I jumped up. And I said, Where? She
17 said, In the boys' room.

18 Q. Okay. At any time, did the kids tell you
19 that the fire was outside?

20 A. No.

21 Q. After the kids told you that the fire was
22 in the boys' room, you attempted to go to the boys'
23 room; correct?

24 A. Yes.

25 Q. Okay. You walked from the living room down